Fm:Alfred R. Cowger, Jr. To:The Honorable George B. Daniels (12128056737) Case 1:08-cv-03527-GBD Document 29 10:34 09/02/08GMT-04 Pg 03-04 Filed 09/03/2008 Page 1 of 2

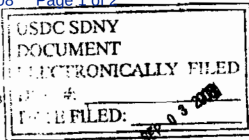
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September 2, 2008

SO ORDERED

The Honorable Judge George B. Daniels U.S. District Court for the Southern District Of New York 500 Pearl Street New York, NY 10007

Via Fax No.: 212-805-6737

The conference is adjourned to September 24, 2008 at 9:30 a.m.

SEP 0 3 2008

HON. GEORGE B. DANIEL C

Re Jenkins v. NBC Universal, Case No. 08-CV-3527

Dear Judge Daniels:

On behalf of all the parties' counsel in the above-referenced case, I am writing with a request that the Status Conference scheduled for tomorrow, September 3, 2008, at 9:30 a.m., be postponed for two weeks, or the next date thereafter available on your calendar.

The parties are all working in good faith toward a settlement of this case, and had hoped to have the details of the settlement finalized by now. However, due to the illness of both parents of my client, Defendant Cengiz Tasdemir, who is the owner and President of Defendants Executive Pegasus Limousine LLC and Pegasus Transport Service Inc., Mr. Tasdemir had to travel back to Istanbul, Turkey. This has delayed obtaining certain information needed for the computation of settlement figures. Nonetheless, counsel have continued to work diligently toward a settlement, and believe that we have made sufficient progress such that the need for a status conference at this time is obviated. In fact, counsel hope to have this matter resolved as to all material aspects in the next two weeks. Therefore, we request this two-week postponement.

Please note that this is the second joint request of counsel for an extension of this status conference.

Finally, counsel further agree, unless you order otherwise, that the deadlines stated in the Stipulation Regarding Briefing Schedule and Tolling Agreement dated July 14, 2008, will also be extended for an additional two weeks, such that the following deadlines would now apply:

Defendants' Opposition to Motion for Collective Action Scpt. 29, 2008
Plaintiffs' Reply to Defendants' Opposition to Motion Oct. 13, 2008

Plaintiffs' Opposition to Motion to Dismiss for Improper Venue Sept. 29, 2008
Defendants' Reply to Plaintiffs' Opposition to Motion Oct. 13, 2008

Statute of Limitations Tolled October 13, 2008

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Please feel free to use me as the contact person should any problems or questions arise regarding this request, and I will forward your questions, concerns and/or approval of this request to other counsel.

Very truly yours,

Alfred R. Cowger, Jr.

Attorney for Defendants

Executive Pegasus Limousine LLC,

Pegasus Transport Services Inc.,

Cengiz Tasdemir and Ron Jakobovich

William C. Rand (via email WCRand@WCRand.com) cc:

Andrew Marks (via email AMarks@Littler.com)